

A ongoing "continuous" problem: not in just state primaries but in the last "National" elections that implicates National Law. Rodriguez v. Popular Democratic Party, 457 U.S. 1 (1982) sup. 10 pg. 1 which a state has provided that its representatives be elected, & citizen has a constitutionally protected right to IN THE UNITED STATES DISTRICT COURT participate equally with

FOR THE MIDDLE DISTRICT OF TENNESSEE

Bobby D. Green

Nashville DIVISION.

Other citizens in the jurisdiction (station committed), "and Green Party of Tenn. v. Harvette (C.A. 6, (N. 2014) 767 F. 3d 533 (while states enjoy wide latitude in regulating elections and controlling ballot content and access, they must exercise this power in reasonable, nondiscriminatory, politically neutral fashion) even viewpoint discrimination, see BIK. Law Dist., 8th ed.

Name of Plaintiff(s)

Case No.

v.

(To be assigned by Clerk)

Albert J. Tieche, Adm. of Elections; Alex Green Middle Sch.; Polling Precinct (and its individual workers) (all names unknown); Bordeaux Library (its Polling) Name of Defendant(s) (station workers) (names unknown) et. al.

U.S. DISTRICT COURT
MIDDLE DISTRICT OF TN

2015 AUG -7 PM 4:12

FILED

COMPLAINT

And the (a) law that prohibits "civil rights and/or bills of attainder" (a.k.a. cattawry)

1. State the grounds for filing this case in Federal Court (include federal statutes and/or U. S. Constitutional provisions, if you know them):

Because the Voting Rights Act 42 U.S.C.A. §§ 1971-1974, a federal law (National Law) that guarantees a citizen's right to vote without discrimination based on race, color, view point or previous condition of servitude and prohibits the striking out of certain people (as herein) and whimsically because of prestige and having friends ("judges") in the local U.S. Court by virtue of Amy B. (and 134, et seq., 28 U.S.C.A. Plaintiff, Bobby D. Green resides at 5115 S. 8th St., Nashville,

Street address

City

Davidson

County

TN.

State

37206 (45) 828-6548

Zip Code Telephone Number

(If more than one plaintiff, provide the same information for each plaintiff below.)

retributively
no more only here plaintiff receive
special undivided tortious attention

3.

Defendant, Albert. E. Tieche, Metro. Admin. Elections resides at
 My voter registration card lists below: Davidson City, Election Com.
P.O. Box 650, Nashville
 Street address City

Davidson, TN., 37206, (615)828-6548
 County State Zip Code Telephone Number

(If more than one defendant, provide the same information for each defendant below.)

2.) All Poll Workers (names unknown) at Alex Green Sch.
 (Middle School) 3951 Lloyd Rd., Whites Creek, TN, 37189

3.) All Poll Workers (names unknown) at Bordeaux Library

4.) Clarkville Hwy, Nashville, TN, 37208

i. and Metro. Library Workers at Bordeaux Library (who took my i.d. and never returned it. I had to pay for another) same address as above.
 Statement of claim. (State as briefly as possible, the facts of your case. Describe how each Defendant is involved. Include also the names of other persons involved, dates, and places. Be as specific as possible. You may use additional paper if necessary. Attach any documentation or exhibits in support of the complaint):

On about Oct. 29, 2013 the Metro. Election Commission Administrator, A. U. Tieche restored my voting rights, Some

thing (a US District Court judge, Wm. Jos. Haynes, Jr. willingly (or reluctantly) refused to do in C.A. No. 3:2004-cv- and issued me a voter registration card that day, with the information on it where I'm assigned to cast my votes), and whatever credentials required that day to vote, when voting.

However, much to his surprise, he was never afforded the opportunity to vote. At neither polling stations) Bordeaux Library designated a place to vote early, and/or in the primaries. On

Only harassed by workers at both locations, Asking him, how he intended on voting, Democratic or Republican

And at Bordeaux Library they (a black woman in charge) took his i. d. and did not return it and telling him to go to Alex Green School; getting late he went.

But because, he had no proper i. d. (he) was told he could make out a provisional ballot. And it (he) found his i. d. (photo) he could take it to the Commission, show it to them and get my ballot/votes counted. But that never happened and my votes then not counted.

And then again Aug. 7th, 2014 at Alex Green School all the poll workers (except one) did nothing but harass, wanting to know it I wanted to vote, obnoxious, said, hell no. And I intend on reporting this. I let never voting.

5. Prayers for Relief (List what you want to Court to do):

- a. Initially as a critical overarching preliminary procedural matter to grant a "Change of Venue" to a
another Division due to totally inability to render
fundamentally-fair, non-biased, prejudicial, or other
wise subjective decisions in this Division collectively,
or;
- b. a due process type (plenary) hearing with assistance
of Court appointed counsel to help him marshal all
necessary and pertinent facts to prove this contention
above, (in good-faith he truthfully believe the
factual prob is glaringly "there") otherwise, he excepts
(esp. as to Judge Wm. J. Higness, Jr. and A. Trauger)
- c. Criminal prosecution of this long (prolonged) colluded-
in "Official Oppression, Civil Rights Intimidation, et. seq,
in violation of T.C.A. 33-39 - - under the
federal Conspiracy statutes, 18 U.S.C.A., 241, or 242 or,
Washington v. Springfield Ctg. T.S.,
- d. A jury trial, there being (a loss herein of \$20.00 or more)
- e. Full recompense, including pecuniary, punitive damages,
mental stress/anguish, etc.
- f. A monetary award of \$50,000.00 to be equally divided up
amongst all guilty parties

I (We) hereby certify under penalty of perjury that the above Petition is true to the best of my (our) information, knowledge, and belief.

Signed this 26th day of June, 20 15.

Bobby M. Burns

Old Com. Care
511 So. 8th St.
Nashville, TN. 37206-
Ph. no. (615) 828-6548

(Signature of Plaintiff(s))

— Affidavit in Support of Complaint —

I, Bobby D. Green, complainant herein, fully of criminal laws governing perjury, state and federal, do hereby and thereafter, depose and say, in addition to any facts contained in complaint that:

1.) On Aug. 7th, 2014, at approximately 6:45 p.m., the very last day for early state voting in the Metro Nashville/Davidson Ctg. TN, I went to Alex Green Middle School at 3921 Lloyd Dr., White's Creek, TN; the designated place listed on my voter registration card for me to cast my votes at, by the Metro/Davidson Ctg. Election Comm. and a. Albert U. Treche, Adm. of Elections, to vote, ~~but~~ ^{per person it was} to late, to vote in the state/Metro primaries, Aug 8th being actual last day therefore.

2.) But, typically, and in step with prior actions of this particular polling station (all women - names forgotten) and the polling station at Metro Public Library in Bordeaux, Clarksville Hwy., Nashville, TN. (collectively) for the second (2nd) consecutive time, I did not get to vote. Or, on this last attempt, it was harassingly "conducted" where his voting cast was not "complete" (dispite having all necessary/required documentation) (asking if I wanted (absentee) ballot) 3.) Only subjected to female/civil rights intimidation, in violation of T.C.A., § 39-1 - , 39 -

4.) The first time the suppressing Bordeaux Workers wrongly took my i.d. (state issued photo) and lost it, causing me to be forced to have to fill out (absentee) ballot. But, because my i.d. never found, votes never counted. And it was an ^{National} election. I affirm the truth herein in its entirety, witness ed by affixing my hand hereto.